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eligible State provided all of the following apply not later than October 1 of each FY:

- (i) The State has established a rural economic development review panel that meets the requirements of § 1940.956 of this subpart;
- (ii) The Governor has appointed an officer or employee of the State government to serve as State coordinator to carry out the responsibilities set forth in §1940.957 of this subpart; and
- (iii) The Governor has designated an agency of the State government to provide the panel and State coordinator with support for the daily operation of the panel.
- (2) If a State is determined eligible initially and desires to participate in additional time periods established for this program, the Governor will submit documents and information not later than September 1 of each subsequent FY in sufficient detail for the Under Secretary to determine, prior to the beginning of the additional time period, that the State is still in compliance with all eligibility requirements of this subpart.

$\S\,1940.955$ Distribution of program funds to designated States.

- (a) States selected to participate in the first established time period will receive funds from designated rural development programs according to applicable program regulations until the end of FY 1992, if necessary for States to have sufficient time to meet the eligibility requirements of this subpart, and to be designated to participate in this program. No funds will be administered under this subpart to an ineligible State.
- (b) If a State becomes an eligible State any time prior to the end of FY 1992, any funds remaining unobligated from a State's FY 1992 allocation, may be administered under this subpart.
- (c) Beginning in FY 1993 and for each established time period thereafter, all designated rural development program funds received by a designated State will be administered in accordance with §§ 1940.961 through 1940.965 of this subpart, provided the State is determined eligible prior to the beginning of each FY in accordance with § 1940.954 of this subpart. No assistance will be pro-

vided under any designated rural development program in any designated State that is not an eligible State.

§ 1940.956 State rural economic development review panel.

- (a) General. In order for a State to become or remain an eligible State, the State must have a rural economic development panel that meets all requirements of this subpart. Each designated State will establish a schedule whereby the panel and FmHA or its successor agency under Public Law 103-354 will coordinate the submission, reand ranking process preapplications/applications. The schedule will be submitted to the Under Secretary for concurrence and should consider the following:
- (1) Timeframes should assure that applications selected for funding from the current FY's allocation of funds can be processed by FmHA or its successor agency under Public Law 103-354 and funds obligated prior to the July 15 pooling established in §1940.961(c) of this subpart;
- (2) Initial submission of preapplications/applications from FmHA or its successor agency under Public Law 103–354 to the panel and any subsequent submissions during the first year:
- (3) How often during each FY thereafter should FmHA or its successor agency under Public Law 103-354 submit preapplications/applications to the panel for review and ranking;
- (4) Number of working days needed by the panel to review and rank preapplications/applications;
- (5) Number of times during the FY the panel will submit a list of ranked preapplications/applications to FmHA or its successor agency under Public Law 103-354 for funding consideration;
- (6) Consider the matching of available loan and grant funds to assure that all allocated funds will be used;
- (7) How to consider ranked preapplications/applications at the end of the FY that have not been funded; and
- (8) How to consider requests for additional funds needed by an applicant to complete a project that already has funds approved; i.e., construction bid cost overrun.